

COMBINED DECLARATION AND POWER OF ATTORNEY FOR DESIGN PATENT APPLICATION

Attorney's Docket No.

As a below-named inventor, I hereby declare that:

My residence, MAILING address and citizenship are as stated below next to my name;

I BELIEVE I AM THE ORIGINAL, FIRST AND SOLE INVENTOR (if only one name is listed below) OR AN ORIGINA FIRST AND JOINT INVENTOR (if more than one name is listed below) OF THE SUBJECT MATTER WHICH IS CLAIMED AND FOR WHICH A PATENT IS SOUGHT ON THE INVENTION ENTITLED:

IMAGE-FORMATION MATERIAL AND INFRARED ABSORBER

the	sp	ecif	icat	ion	of	wh	ich
-----	----	------	------	-----	----	----	-----

(check one)		is attached her	eto;			
	Applic	cation No.	٠.			
	and wa	as amended on	* . • •			
				(if applicable)		

I HAVE REVIEWED AND UNDERSTAND THE CONTENTS OF THE ABOVE-IDENTIFIED SPECIFICATION, INCLUDING THE CLAIM, AS AMENDED BY ANY AMENDMENT REFERRED TO ABOVE;

I ACKNOWLEDGE THE DUTY TO DISCLOSE TO THE OFFICE ALL INFORMATION KNOWN TO ME TO BE MATERIAL TO PATENTABILITY AS DEFINED IN TITLE 37, CODE OF FEDERAL REGULATIONS, Sec. 1.56 (as amended effective March 16, 1992);

I do not know and do not believe the said invention was ever known or used in the United States of America before my or our invention thereof, or patented or described in any printed publication in any country before my or our invention thereof or more than one year prior to said application; that said invention was not in public use or on sale in the United States of America more than one year prior to said application; that said invention has not been patented or made the subject of an inventor's certificate issued before the date of said application in any country foreign to the United States of America on any application filed by me or my legal representatives or assigns more than six months prior to said application;

I hereby claim foreign priority benefits under Title 35, United States Code Sec. 119 and Sec. 172 of any foreign application(s) for patent or inventor's certificate as indicated below and have also identified below any foreign application for patent or inventor's certificate on this invention having a filing date before that of the application(s) on which priority is claimed:



CUFY

COMBINED DECLARATION AND POWER OF ATTORNEY

Attorney's Docket No.

				<u> </u>
COUNTRY/INTERNATIONAL	APPLICATION	NUMBER	DATE OF FILING	G PRIORITY
			(day, month, year)	
Japan	2000-169180		6/June/2000	YES_× NO_
	<u> </u>	· .		YES_ NO_
	· · · ·			YES_ NO_
	-			YES_ NO_
			•	YES_ NO_
	<u> </u>			YES_ NO_
			•	YES_ NO_
			· · · · · · · · · · · · · · · · · · ·	YES_ NO_
Platon N. Mandros 22,124 Benton S. Duffett, Jr. 22,030 Norman H. Stepno 22,716 Romald L. Grudziecki 24,970 Frederick G. Michaud, Jr. 26,003 Alan E. Kopecki 25,813 Regis E. Slutter 26,999 Samuel C. Miller, III 27,360 Robert G. Mukai 28,531 George A. Hovanec, Jr. 28,223 James A. LaBarre 28,632 E. Joseph Gess 28,510 Address all correspondence to:	James W. Peterson Teresa Stanek Rea Robert E. Krebs William C. Rowland T. Gene Dillahumy Patrick C. Keane B. Jefferson Boggs, William H. Benz Peter K. Skiff Richard J. McGrath Matthew L. Schneide Michael G. Savage	25,4 32,8 32,3 25,9 31,9 29,1 er 32,8 32,5	Todd R. Wal Ronni S. Jilli Ronni R. Bau Steven M. du Harris H. L. Fred W. Harri Pred W. Harris H. L. Ronni R. Ronni R. Ronni R. Ronni R. Ronni R. Ronni R. Ronni R. Ronni R. Ronni R. Ronni R. Ronni R.	ters 34,040 ons 31,979 own III 36,341 m 36,086 Bois 35,023 haughnessy 32,747 effler 36,075
21839 Address all telephone calls to:Platon N	P.O. Box 14 Alexandria,	ANE, SWECKER	3-1404 C.L.P.	OPY
I hereby declare that all statements made hand belief are believed to be true; and furt ments and the like so made are punishable States Code and that such willful false statchereon.	herein of my own kno ther that these stateme by fine or imprisonn tements may jeopardiz	ents were made nent, or both, ii	with the knowledge to under Section 1001 of	that willful false state- Title 18 of the United
FULL NAME OF SOLE OR FIRST INVENT	OR S	SIGNATURE	016	DATE
Ippei Nakamura			oei Nakamann	May 25, 2001
RESIDENCE			CITIZENSHI	
Shizuoka-ken, Japan	TIOMO DITTINGO	· · ·	Japane	se
MAILING ADDRESSC/O FUJI P		•		
Yoshida-ch	o, Haibara-g	un, Shizu	oka-ken, Jap	an



ASSIGNMENT

(SOLE)

THIS	ASSIGNMENT, by $_$	Ippei Naka				:
		, residing at	Shizuoka-ke	en, Japan		
"the Assignor"), witne	and the				(hereinafter r	referred to as
the Assignor), with	issein:				•	
WHE	REAS, the Assignor ha	as invented certa	in new and useful	improvements i	n	
IMAGE-FORM	ATION MATER	IAL AND IN	VERARED A	RSORRER		•
			14 444 444	DOOKDEK		
		· ·	-	•		
set forth in an applica	ition,	·	• • •			
. (1)	☐ which is a provi	cional application	a ta ba Elad bass.			•
. (1)	willcii is a provi	sional application	i to be filed herew	/itn; or	•	
· (2)	☑ which is a non-	orovisional applic	eation			
	(a) KI having	an oath or decla	ration executed o	n even date her	ewith prior to fili	ing of application;
	(b) D bearing	a Application N	No	· ·	switti prior to illi	, and filed on
		3 · • • • · · · · · · · · · · · · · · ·	; or	•	······································	, and med on
	(c) ☐ to be fi	led; and				•
		•		•	•	•
WHE	REAS, <u>FUJI PH</u>	OTO FILM	CO., LTD.			
a corporation duly org	ganized under and purs	uant to the laws	of Japan	•	•	
, and havir	ng its principal place of	business at]	No. 210 Naka	numa, Mina	mi-Ashigar	a-shi.
Kanagawa, Japa	n					
(hereinafter referred t	o as "the Assignee"), is	desirous of acq	uiring the entire ri	ght, title, and inte	erest in and to s	said inventions.
the nant to the applica	ations on said invention	is and the entire :	right title and inte	rest in and to an	v applications	including
provisional application	ns for Letters Patent of	the United State	s or other countrie	s claiming priori	ty to said applic	cation, and in
and to any Letters Pa	tent or Patents, United	States or foreign	i, to be obtained t	herefor and there	eon.	
< NOW	, THEREFORE, in con	sideration of One	- Dollar (\$1 00) ar	nd other good ar	nd sufficient cou	nsideration the
receipt of which is hei	reby acknowledged, the	e Assignor has so	old, assigned, trar	isferred and set	over and by th	hese presents doe
sell, assign, transfer,	and set over, unto the <i>i</i>	Assignee, its suc	cessors, legal ren	resentatives, an	d assigns the e	entire right title
and interest in and to	the above-mentioned in	nventions, the ric	tht to file application	ons on said inve	ntions and the	entire right title
and interest in and to	o any applications for	Letters Patent o	f the United State	es or other cour	ntries claiming	priority to said
application, and any a	and all Letters Patent of thereon, and in and to a	ir Patents of the	United States of	America and all	foreign countrie	es that may be
and continuations-in-r	part of said applications	and reissues a	auons claiming pi	nonly to sale app	ont or Patente s	ons, continuations
the International Conv	vention for the Protection	n of Industrial Pr	coperty the same	to he held and e	nioved by the	ino an rights unde Assignee for its
own use and benait a	nd the use and behalf (of its successors.	. legal representat	lives, and assign	is to the full end	d of the term or
terms for which Letter	's Patent or Patents ma	ly be granted as i	fully and entirely a	as the same wou	ld have been h	eld and enjoyed
by the Assignor had th	his sale and assignmen	it not been made			((((
'. AND	for the forms assisted	u				
ANU) ANU lenel enessentis	for the same considera	non, the Assign	or hereby covena	ints and agrees	to and with the	e Assignee, its
the sole and lawful ov	resentatives, and assig vner of the entire right,	iio, uiai, ai uie lii title and interce	ine of execution a	ing delivery of the	iese presents, t	ine Assignor is
applications, including	provisional application	s. above-mention	ned, and that the	Same are linear	i iii saiu appiica iimhered and i	Inat the Accionar
has good and full righ	t and lawful authority to	sell and convey	the came in the m	nannar harain ar	umbereu, anu l	Jiai die Assignoi

AND for the same consideration, the Assignor hereby covenants and agrees to and with the Assignee, its successors, legal representatives, and assigns that the Assignor will, whenever counsel of the Assignee, or the counsel of its successors, legal representatives, and assigns, shall advise that any proceeding in connection with said inventions or said applications for Letters Patent or Patents, or any proceeding in connection with Letters Patent or Patents for said inventions in any country, including interference proceedings, is lawful and desirable, or that any application claiming priority to said application, division, continuation, or continuation-in-part of any applications for Letters Patent or Patents, or any reissue or extension of any Letters Patent or Patents to be obtained thereon, is lawful and desirable, sign all papers and documents, take all lawful oaths, and do all acts necessary or required to be done for the procurement, maintenance, enforcement and defense



Application No. ______Attorney's Docket No. 73510-00

of Letters Patent or Patents for said inventions, without charge to the Assignee, its successors, legal representatives, and assigns, but at the cost and expense of the Assignee, its successors, legal representatives, and assigns;

AND the Assignor hereby authorizes and requests the attorneys of Burns, Doane, Swecker & Mathis, L.L.P. of Alexandria, Virginia to insert in the spaces provided above the filing date, application number, and attorney docket number of said application when known.

AND the Assignor hereby requests the Commissioner of Patents to issue any and all said Letters Patent of the United States to the Assignee, as the Assignee of said inventions and the Letters Patent to be issued thereon for the sole use and behalf of the Assignee, its successors, legal representatives, and assigns.

Date May 25, 2001

Signature of Assignor

7

COPY